THE FROERE SOCIETY

It is thought that the following Memorandum sent by Mr. Rosace, Secretary of the Teachers' Rejistration Council, may be found useful by Members of the Conference of Junior Schools

- 1. Private schools may no divided roughly inno the following
 - 24. This group includes the Preparatory Schools working for the entrance examinations to Public achoois and it also includes what I consider the most undesirable form of private school, namely, the city of the entrance and junior school or as a convenient substitute for the public elementary school. The convenience here referred to arises from the fact that in these schools there is a possibility of irregular attendance and for some parents this is an attraction, since it allows them to keep the children as home without disturbance from the attendance officer who calls at once if the child is absent from a public elementary school.
 - b. Private schools which rotain their pupils up to the age of 16 or even 18. I am inclined to think that in most uses these schools are fairly efficient since they neve to meet the competition of the endowed grammar schools and the rate aided secondary accords.
- 11. It is generally held that private achools should be inspected and in spite of a certain tundity with regard to State interference, the members of the Private Schools Association hold the view that inspect on would be welcome since they have no desire to bolder up inefficient schools. It may be said that all the good schools are willing to be inspected.
- 111. The difficulty of instituting such an inspection arises from the fact that the cost would be heavy. We have no means of knowing even approximately the outley involved, since no one knows how many private schools there are. In escential preliminary to any inspection is that there should be a survey. When the survey has been made and we know the number of schools, we can discuse the possibilities of a State
- AV. Such a survey seems to me a part of the work imposed upon the Local Education Authority by the Education Acts. These require that the Local Education Authority shall provide and maintain grouph school places and that they shall take steps to ersure that all children in their area are under efficient instruction up to the ege of 14 or up to such an age as entitles them to leave school provided their attainments are satisfactory. Since these are the chilections placed on the bosel Authority and since the Doard of Education is charged with the improf scaling that these obligations are fulfilled, it same to be possible for the Board to invite each local Authority to summit a return of the rehools within its area, showing first, he number of whildren under 14, should the number of private schools which are under 14. Should the number of private schools which are under 14. The constitute of the cathority which are under 15 the existing private schools. The censur would require no great outlay since every local Authority has its autendance officers.

No question of inspection would arise at this stage. This would have to be densidered later when the number of schools was known.

V. Inspection. There is at present no machinery for compelling private schools to submit to inspection. A strong inducement would be offered if it were possible to psy stants to such schools. It is held that the payment of grants to schools not under public control would be undemodrate, but the position may be regarded in another way. If Smith, the artisan, sends his child to a public elementary school up to the ace of 14, paying no feed, it is surely not undemocratic to say that Jones, a bank clerk, who is also compelled by law to have his child educated up to the age of 14, shall have the benefit of an equivalent State aid even if he does not send his onild to a public elementary school but sords him to e private achool and pays a fee to supplement the Government grant. It is ominently fair that the State should be prepared to sid to the same extent the education of every shild up to the age of 14. This seems to be a corollary of compulsory education up to that age and no case could be maintained against permitting a carent to send his child to a fee-paying school if he desired to do so and receiving at the same time the benefit of the State grant in aid of the education of all children under 14. The grant would, of course, involve inspection and a licensing of schools but this would be an advantage since it would be possible to prevent the setting up of schools such as now exist conducted by unqualified trachers and used only to eke out a small income.

question bristles with difficulties but I am convinced that we ought not to be content so long as we have the anomaly of compulsory education up to the age of 14 with free public elementary schools paid for im part, by middle class ratepayers, who receive no aid in the provision of that education for their children which they themselves desire. It is this circumstance which does so much to hamper even the public elementary schools and gives rise to the common argument of the small tradesman on the Local Education Committee that he has to pay for the schooling of his own children and also has to pay rates for the education of the children of other people. If we could establish the principle that every child of school age, that is between 5 and 14, is of value to the State and therefore a proper recipient of State aid, we should greatly advance the cause of education.